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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/989,970	11/20/2001	Andreas Prokoph	DE920000094US1/2265P	1657
29141	7590 01/14/2005		EXAMINER	
SAWYER LAW GROUP LLP P O BOX 51418		THAI, HANH B		
PALO ALTO, CA 94303		•	ART UNIT	PAPER NUMBER
			2161	

DATE MAILED: 01/14/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
		09/989,970	PROKOPH, ANDREAS			
	Office Action Summary	Examiner	Art Unit			
		Hanh B Thai	2161			
Period fo	The MAILING DATE of this c mmunication app r Reply	pears on the cover sheet with the c	orrespondence address			
THE N - Exten after: - If the - If NO - Failur Any re	DRTENED STATUTORY PERIOD FOR REPL'MAILING DATE OF THIS COMMUNICATION. Issions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period or e to reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing of patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be time y within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status						
1)[	Responsive to communication(s) filed on Amer	ndment filed July 26, 2004.				
· <u> </u>		action is non-final.				
3)□	<del>'=</del>					
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition	on of Claims					
4)⊠	Claim(s) 1-23 is/are pending in the application.	<i>.</i>				
· ·	4a) Of the above claim(s) is/are withdrawn from consideration.					
	5) Claim(s) is/are allowed.					
· <u> </u>	6)⊠ Claim(s) <u>1-23</u> is/are rejected. 7)□ Claim(s) is/are objected to.					
	8) Claim(s) are subject to restriction and/or election requirement.					
Application	on Papers					
9) 🗌 🗆	The specification is objected to by the Examine	r.				
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).					
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
	The oath or declaration is objected to by the Ex					
Priority u	nder 35 U.S.C. § 119					
a)[	Acknowledgment is made of a claim for foreign  All b) Some * c) None of:  Certified copies of the priority documents  Certified copies of the priority documents  Copies of the certified copies of the priority documents  application from the International Bureau	s have been received. s have been received in Application rity documents have been receive	on No			
* S	ee the attached detailed Office action for a list	` ''	d.			
Attachment	• 1	•				
	of References Cited (PTO-892)	4) Interview Summary (				
	of Draftsperson's Patent Drawing Review (PTO-948) ation Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal Pa	te atent Application (PTO-152)			
	No(s)/Mail Date	6) Other:	,, , , , , , , , , , , , , , , , , , , ,			

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This is in response to the amendment filed July 26, 2004.

### **DETAILED ACTION**

## Response to Arguments

Applicant's arguments filed July 26, 2004 have been fully considered but they are not persuasive.

Applicant argues on pages 10-12 that "neither Meyerzon nor Nelson, singularly or in combination, teach or suggest extracting a portion of the document that characterizes the document's subject content to form the document extract." Examiner respectfully disagrees.

Nelson discloses a processing system that separates or decomposes the "multimedia document" (110, Fig.2, Nelson) into "list of multimedia components" of different data types (120, Fig.2; Fig.4 and col.5, lines 52-55), convert a single block of component data into a list of tokens, these tokens will stored in the multimedia index then presented to the user as "search result" including "document title", "document summary" and other useful form (col.5, line 52-col.6, line 65; col.7, lines 46-67 and col.9, lines 60-65, Nelson). The "extracting a portion of the document that characterizes the document's subject content to form the document extract" must be performed in steps 110 and 120, Fig.2 of Nelson.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

1. Claims 1-6, 8-14, 16-20 and 22-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Meyerzon et al. (US Patent no. 6,631,369) in view of Nelson et al. (US Patent no. 6,243,713).

Regarding claims 1 and 9, Meyerzon discloses a method for retrieving information using a search engine comprising the steps of:

- (a) retrieving a document to be indexed (see col.4, lines 43-54, Meyerzon);
- (b) generating a document extract corresponding to the document (see col. 4, lines 53-67, Meyerzon); and
- (d) storing the plurality of tokens in a search index, wherein the search engine accesses the search index to retrieve information in one or more document extracts satisfying a search query (see col. 7, lines 44-65 and col.8, lines 1-10, Meyerzon. The data type of information corresponding to the "token").

Meyerzon, however, does not explicitly disclose extracting a portion of the document that characterizes the document's subject content to form the document extract and decomposing the document extract into a plurality of tokens. Nelson, on the other hand, discloses the retrieval system for retrieval of multimedia information including the extracting a portion of the document and decomposing the document into a plurality of tokens (see abstract of Nelson; col.5, line 52-col.6, line 65; col.7, lines 46-67 and col.9, lines 60-65). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Meyerzon to include the claimed feature as taught by Nelson. The motivation of doing so would have been to improve the efficiency of incremental crawls that are used to manage document stores (see col. 3, lines 65-67, Meyerzon).

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Regarding claim 17, Meyerzon discloses a system for retrieving information, wherein the system includes a search engine comprising:

- means for retrieving a document from a document repository (see col.4, lines 43-54 and element 200, Fig.2 and corresponding text, Meyerzon);
- an information extractor coupled to the means for retrieving, wherein the information extractor generates a document extract corresponding to the document (see col. 4, lines 53-67, Meyerzon). Each document is retrieved form the web site process and the data is extracted from each of these retrieved documents. Therefore, there must be an extractor for the extracting process;
- a storage device (100, Fig.2 and corresponding text, Meyerzon) coupled to the information extractor for storing the document extract;
- a search engine indexer (300, Fig.2) coupled to the storage device; and
- a search index (400, Fig.2) coupled to the search engine indexer for storing the plurality of tokens, wherein the search engine accesses the search index to retrieve information in one or more document extracts satisfying a search query (see col. 7, lines 44-65 and col.8, lines 1-10; Fig.2 and corresponding text, Meyerzon).

Meyerzon, however, does not explicitly disclose the steps of extracting a portion of the document that characterizes the document's subject content to form the document extract and decomposing the document extract into a plurality of tokens. Nelson, on the other hand, discloses the retrieval system for retrieval of multimedia information including the decomposing the document into a plurality of tokens (see abstract of Nelson; col.5, line 52-col.6, line 65; col.7, lines 46-67 and col.9, lines 60-65). It would have been obvious to one of ordinary skill in the art

at the time of the invention to modify Meyerzon to include the claimed feature as taught by Nelson. The motivation of doing so would have been to improve the efficiency of incremental crawls that are used to manage document stores (see col. 3, lines 65-67, Meyerzon).

Regarding claims 2, 10 and 18, Meyerzon/Nelson combination further discloses the steps of (b1) extracting a portion of the document that characterizes the document's subject content to form the document extract; and (b2) recording positional information of the portion extracted within the document (see col. 6, lines 1-10, Nelson).

Regarding claims 3 and 11, Meyerzon/Nelson combination further discloses the step of storing the document extract in a storage device (see Fig.2 and corresponding text, Meyerzon).

Regarding claims 4, 12 and 19, Meyerzon/Nelson combination further discloses the step of storing the recorded positional information with the plurality of tokens (see col.6, lines 1-34, Nelson).

Regarding claims 5 and 13, Meyerzon/Nelson combination further discloses the step Meyerzon/Nelson combination further discloses extracting from the document a collection of sentences that are characteristic of the document's subject content to form a document summary (see abstract, col.5, line 52-col.6, line 65; col.7, lines 46-67 and col.9, lines 60-65, Nelson).

Regarding claims 6, 14 and 20, Meyerzon/Nelson combination discloses the step of selecting from the document extract one of a whole sentence, a portion of a sentence, a word, and a feature. (see col.6, lines 16-34; col.7, lines 46-67 and col.9, lines 60-65, Nelson).

Regarding claims 8, 16 and 22, Meyerzon/Nelson combination further discloses that the document is a web-page in the Internet (see Fig.2, Meyerzon).

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Regarding claim 23, Meyerzon/Nelson combination further discloses the means for retrieving the document is a web crawler (see abstract of Meyerzon).

2. Claims 7, 15 and 21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Meyerzon et al. (US Patent no. 6,631,369) in view of Nelson et al. (US Patent no. 6,243,713), and further in view of Smadja (US 6,621,930).

Regarding claims 7, 15 and 21, Meyerzon/Nelson combination discloses all of the claimed limitation as discussed above except the step of selecting tokens based on frequency of occurrence, word-salient-measure, proximity to the beginning of a paragraph, proximity the beginning of the document, and proximity to or position within a heading or a caption. Smadja, on the other hand, discloses an electronic device automatically classifies documents based upon textual content including the frequency of occurrence of the token in the selected document (col.3, lines 8-34; col.4, lines 46-51 and 57-65; col. 13, lines 16-19 and col.14, lines 5-9, Smadja). It would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify the combination system of Meyerzon and Nelson to include the claimed feature as taught by Smadja. The motivation of doing so would have been to provide more accurate search result based on the index.

#### Conclusion

3. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Messerly et al. (US 6,076,051) disclose an information retrieval utilizing semantic representation of text.

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4. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Hanh B Thai whose telephone number is 571-272-4029. The

examiner can normally be reached on 8 AM - 4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Safet Metjahic can be reached on 571-272-4023. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Hanh B Thai

Examiner

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January 4, 2005

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